Remarks

In the Office Action of April 4, 2005, Claims 13-19, 27 and 28 were allowed.

Claims 6-12 and 23-26 were objected to as depending from a rejected claim. This is not

correct. Claim 6 is an independent claim and Claim 7 depends from Claim 6 and Claim 8

depends from Claim 7. Accordingly, Claims 6-8 are allowable. Claim 9 is an independent

claim and Claims 10-12 depend directly or indirectly from Claim 9. Accordingly, they are

allowable. Claim 23 is an independent claim. Claims 24-26 depend directly or indirectly

from Claim 23. Accordingly, they are allowable.

During a telephone conference with Examiner Horton on June 1, the error in the

Office Action relating to objected to Claims 6-12 and 23-26 was discussed. It was mutually

agreed that upon pointing out that these objected to claims were in fact independent

families of claims and not dependent upon any rejected claims, they should be allowed.

In view of the cancellation of Claims 1-5 and 20-22 and the allowance or

allowability of remaining claims 6-19 and 23-28, it is believed that the application is in

condition for allowance, which allowance is respectfully requested.

Respectfully Submitted,

CAHILL, VON HELLENS & GLAZER P.L.C.

It willen

C. Robert von Hellens

Reg. No. 25,714

155 Park One 2141 E. Highland Avenue Phoenix, Arizona 85016

(602) 956-7000

c:\Clients\Regina,Samuel\ToPTO\A-3Response-Jun05

8